

May 13, 2004

Mary Cottrell, Secretary
Department of Telecommunications & Energy
One South Station, 2nd Floor
Boston, MA 02110

Re: Massachusetts Electric Company - Application for Authorization and Approval for a \$40 million debt refinancing

Dear Secretary Cottrell:

Enclosed for filing are one (1) original and six (6) hard copies of the following materials:

- Massachusetts Electric Company's Application for Authorization and Approval
- Exhibit MEC-1 Direct Testimony of Robert G. Seega including his exhibits

The above materials are also being sent to you electronically.

Also included in this package is a check for \$6,600, payable to the Commonwealth of Massachusetts to cover the required filing fee.

An additional copy of this filing letter is enclosed, to be date- and time-stamped and returned to me in the attached self-addressed, stamped envelope.

Please feel free to contact me should you have any questions regarding this filing.

Respectfully submitted,

My C. Rabinowitz

Enclosures

THE COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF TELECOMMUNICATIONS AND ENERGY

D.T.E. 04--

Application of Massachusetts Electric Company for authorization and approval under Section 14 of Chapter 164 of the General Laws of the following: (1) the execution of one or more loan agreements or supplemental loan agreements with the Massachusetts Development Finance Agency in connection with the issuance of new tax exempt debt to refinance outstanding tax-exempt bonds, in an amount not to exceed \$40 million, together with related financing and security agreements; and (2) issuance of one or more additional series of pledge First Mortgage Bonds. Massachusetts Electric Company also requests exemption from the provisions of Section 15 of Chapter 164 of the General laws.

To the Department of Telecommunications and Energy:

Massachusetts Electric Company (hereinafter called the "Company") respectfully represents:

- 1. That the Company is a Massachusetts corporation authorized to engage in and is engaging in the business of distribution and sale of electricity at retail and that it is an electric company and a distribution company, as both defined in Chapter 164 of the General Laws of Massachusetts.
- 2. That the capitalization of the Company at December 31, 2003, was as follows:

Common equity	\$1,640 million
Cumulative preferred stock	5 million
Long-term debt	252 million
Long-term debt due within one year	10 million
Short-term debt to affiliates	240 million

Total capitalization \$2,147 million

All of the common stock is owned by National Grid USA, a wholly owned indirect subsidiary of National Grid Transco plc; the first mortgage bonds and the preferred stock are owned by non-affiliates.

- 3. That, in connection with the merger of Eastern Edison Company (Eastern) into the Company, the Company assumed Eastern's obligations relating to \$40 million of tax-exempt refunding revenue bonds, 5 7/8%, due 2008, issued by the Massachusetts Industrial Finance Agency (now the Massachusetts Development Finance Agency or "MDFA") on behalf of Eastern (the "MDFA Bonds"), as authorized by the Department's Order dated June 25, 1993 in Docket D. P. U. 93-69.
- 4. That current conditions in the capital markets present an opportunity for the Company to refinance the MDFA Bonds at significantly reduced interest costs. In order to take advantage of the opportunities presented by the current market, the Company proposes to replace the MDFA Bonds with a multi-modal facility with a maturity of up to 20 years. Such refinancing would result in significant benefits for the Company's customers.
- 5. That, in order to refinance the MDFA Bonds, the Company proposes to execute, prior to December 31, 2004, one or more loan agreements or supplemental loan agreements with MDFA, a public agency empowered to issue tax-exempt debt, in connection with the issuance by MDFA of not exceeding \$40 million of tax-exempt refunding bonds ("New MDFA Bonds").
 - 6. That the New MDFA Bonds will have the following characteristics:
- (a) The New MDFA Bonds may bear interest in a daily, weekly, monthly, auction, commercial paper, term or semi-annual rate variable rate mode or in a fixed

rate mode (each a "Mode", and two or more collectively, "Modes") and will be structured to permit the Company, with the consent of MDFA, to convert bonds in a given Mode to bear interest at other Modes; the initial interest rate will be established by MDFA, the Company, and underwriters prior to the issuance or remarketing of the New MDFA Bonds. The various Modes establish different periods of time during which a particular interest rate would remain in effect. For example, in the case of the daily mode, the rate would be reset daily; in the weekly mode, the rate would be reset weekly. The actual rate for each period (other than auction Mode) would be set by remarketing agents based upon then prevailing market conditions. While in the auction Mode, the interest rate on the New MDFA Bonds will be established through the auction procedures set forth in the applicable indenture. In order to take further advantage of market conditions, the Company may structure the New MDFA Bonds into separate tranches or series each with its own Mode and terms.

(b) In the auction Mode, the New MDFA Bonds may be secured by a bond insurance policy to be delivered at the time of issuance. Whenever the new MDFA Bonds are bearing interest at a variable rate other than an auction rate, the owners of the New MDFA Bonds would have the right to tender the bonds for purchase upon specified notice periods. In order to ensure the availability of funds to pay this purchase price, if, for some reason, the bonds could not be remarketed to new owners, the bonds may also be secured by liquidity support to be obtained at the time of conversion to such a Mode.

- (c) The New MDFA Bonds will be subject to redemption at the option of the Company in accordance with the terms of the applicable indenture and otherwise as required by such indenture.
- (d) Each issue of tax-exempt New MDFA Bonds will be sold at a price not less than 95% nor more than 100% of its principal amount, and will bear interest at a rate not exceeding the then current rate for U.S. treasuries of similar maturity plus 75 basis points (unless an order of the Department is issued approving a higher rate); provided, that, in the event that the New MDFA Bonds become taxable securities, the interest rate on the New MDFA Bonds will revert to a rate of interest not exceeding the then current rate for U.S. treasuries of similar maturity plus 300 basis points.
- (e) The New MDFA Bonds will be sold by the MDFA through one or more of (i) competitive bidding, (ii) negotiation with underwriters, (iii) negotiation directly with investors, (iv) through one or more agents, or (v) to one or more agents as principal for resale to investors, and will mature in not more than 20 years. The Company will not be a party to the agreements in connection with such issues but the agreements will provide that the terms of the New MDFA Bonds and their sale shall be satisfactory to the Company.
- 7. The Company seeks permission to issue and pledge, prior to December 31, 2004, one or more additional series and/or issues of its first mortgage bonds in an aggregate principal amount not exceeding \$40 million ("New First Mortgage Bonds") having the following characteristics:
- (a) The New First Mortgage Bonds may be pledged to secure the Company's obligations for payment of the principal of and premium, if any, and interest on the New

MDFA Bonds. The New First Mortgage Bonds may be pledged to the trustee for the New MDFA Bonds, or to an insurer in connection with obtaining bond insurance for the New MDFA Bonds.

- (b) Once the terms of the New MDFA Bonds are approved by the MDFA, the provisions of the New First Mortgage Bonds, if any, will parallel the provisions of the New MDFA Bonds with respect to which they are issued.
- (c) That the New First Mortgage Bonds will be issued under and pursuant to the terms of a First Mortgage Indenture and Deed of Trust dated as of July 1, 1949, as amended and supplemented (the "First Mortgage Indenture"), securing the Company's first mortgage bonds.
- (d) That the New First Mortgage Bonds will be issued in one or more series and/or issues, but no New First Mortgage Bonds shall mature more than 20 years from the date as of which they are issued and will be sold at a price not less than 95% nor more than 100% of their principal amount.
- (e) That the New First Mortgage Bonds may or may not be callable, refundable, or puttable.
- 8. That, in connection with each issue of New First Mortgage Bonds, the Company proposes to execute one or more indentures supplemental to the First Mortgage Indenture mortgaging or confirming the mortgage of the First Mortgage Indenture on all of its property, assets, and franchises (except property of the character excluded from the First Mortgage Indenture by its terms) as security for all first mortgage bonds issued, or to be issued, under and pursuant to the terms thereof.

- 9. That (a) the Company will receive no proceeds from the pledge of New First Mortgage Bonds and, consequently, the issue and pledge of these bonds will not affect the capitalization of the Company and (b) although these bonds will bear the same rate of interest as the corresponding issue of New MDFA Bonds, the Company will not have to pay interest on the New First Mortgage Bonds as long as interest payments are made on the New MDFA Bonds; and in no event would the total principal and interest paid to the holders of the New MDFA Bonds, or to the bond insurer, as the case may be, exceed the amounts provided for in such bonds.
- 10. That, because the terms of any New First Mortgage Bonds would correspond to the terms of the New MDFA Bonds, the Company is requesting an exemption from the competitive bidding and publication requirements of Section 15 of Chapter 164 of the General Laws with respect to the New First Mortgage Bonds.
- or standby bond purchase agreement with a bank or other financial entity, bond insurance, or such other liquidity support meeting the requirements of the MDFA ("Security"). The Company proposes to execute and deliver such agreements and documents as may be necessary to obtain such Security in connection with the New MDFA Bonds, including, without limitation, insurance agreements and letter of credit and reimbursement agreements. The Company also proposes to execute and deliver other related financing and security agreements as may be reasonably necessary in the view of the Company to refinance the MDFA Bonds.

WHEREFORE, the Company respectfully makes application:

- That the Department authorize, approve, and vote the execution Α. and delivery of one or more loan agreements or supplemental loan agreements between the Company and the MDFA in an aggregate principal amount not exceeding \$40 million in connection with the issuance by MDFA of not exceeding \$40 million of tax-exempt refunding bonds; provided, that (a) the Company shall use the proceeds of such loan agreements to redeem and refinance \$40 million of tax-exempt revenue bonds, issued by the Massachusetts Industrial Finance Agency (now MDFA) on behalf of Eastern Edison Company (now part of the Company) having an interest rate of 5 7/8%, due 2008, (b) each issue of such MDFA tax-exempt refunding bonds will be sold at a price not less than 95% nor more than 100% of its principal amount, and will bear interest at a rate not exceeding the then current rate for U.S. treasuries of similar maturity plus 75 basis points (unless an order of the Department is issued approving a higher rate); provided, that, in the event that such bonds become taxable securities, the interest rate on the bonds will revert to a rate of interest not exceeding the then current rate for U.S. treasuries of similar maturity plus 300 basis points. and (c) such bonds will be sold by the MDFA through one or more of (i) competitive bidding, (ii) negotiation with underwriters, or (iii) negotiation directly with investors, (iv) through one or more agents, or (v) to one or more agents as principal for resale to investors and will mature in not more than 20 years.
- B. That the Department authorize, approve, and vote one or more additional issues of First Mortgage Bonds by the Company in a principal amount not exceeding \$40 million in aggregate, each such issue of said bonds to bear the same

rate of interest as the corresponding issue of New MDFA Bonds referred to in paragraph A, to be secured, together with the then outstanding bonds, and any bonds hereafter issued, under the Company's First Mortgage Indenture, by a first mortgage of the franchises and property now owned or hereafter acquired by the Company (except property of the character specifically reserved as aforesaid), and to be pledged with a bond insurer for such New MDFA Bonds or with the trustee under the applicable indenture for such New MDFA Bonds as security for such bonds; and that the vote of the Department under Section 14 of Chapter 164 of the General Laws include authorization to issue such First Mortgage Bonds at below par value consistent with the corresponding MDFA Bonds.

- C. That the Department authorize, approve, and vote the execution and delivery by the Company of such other financing and security agreements as may be reasonably necessary in the view of the Company to refinance the existing MDFA bonds, including, without limitation, bond insurance agreements and letter of credit and reimbursement agreements.
- D. That the Department authorize, approve, and order an exemption from Section 15 of Chapter 164 of the General Laws such that the Company need not invite bids for the proposed transactions.

E. That the Department grant such other and further orders and approvals as the Department may deem proper in the circumstances.

Respectfully submitted,

MASSACHUSETTS ELECTRIC COMPANY

s/Robert G. Seega By:
Robert G. Seega, Assistant Treasurer

Date: May 13, 2004

Exhibit MEC-1 Direct Testimony of Robert G. Seega, Assistant Treasurer, with the following attached exhibits:

Exhibit RGS-1 Financial Exhibits

Exhibit RGS-2 Comparison of Net Utility Plant to Total

Capitalization

Exhibit RGS-3 Savings Calculation

Exhibit RGS-4 Current Tax-Exempt Interest Rates

Counsel for the Company:

Amy Rabinowitz Sarah E. Idelson Kirk L. Ramsauer

Massachusetts Electric Company 25 Research Drive Westborough, MA 01582

EXHIBIT MEC-1

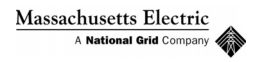
Massachusetts Electric Company

Direct Testimony of Robert G. Seega

May 13, 2004

Submitted to: Massachusetts Department of Telecommunications and Energy

Submitted by:



TESTIMONY OF ROBERT G. SEEGA

2	Introd	<u>uction</u>
3	Q.	Please state your name and business address.
4	A.	My name is Robert G. Seega. My business address is 25 Research Drive,
5		Westborough, Massachusetts.
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7	Q.	By whom are you employed and in what capacity?
8	A.	I am Assistant Treasurer of Massachusetts Electric Company (Mass. Electric or
9		the Company) and Assistant Treasurer and Director of Treasury Services for
10		National Grid USA Service Company, Inc. (the Service Company).
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12	Q.	Please describe your education and business background.
13	A.	I have held a variety of Treasury positions at the Service Company including in
14		accounting, rates and investor relations departments. The Service Company
15		provides these and other services at cost to Mass. Electric and its affiliated
16		companies at National Grid USA, formerly New England Electric System. I have
17		a B.S. in Business Administration from Clark University, and my MBA is from
18		Nichols College.
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20	Q.	As Director of Treasury Services, what are your responsibilities?
21	A.	I am responsible for providing certain financial services to all National Grid USA
22		companies including Mass. Electric. These financial services include assisting

Massachusetts Electric Company D.T.E. _____ Page 2 of 17

the Company in reviewing its capital structure and raising funds as necessary 1 2 from third parties. 3 Have you previously appeared before regulatory agencies? 4 Q. 5 A. Yes. I have appeared before the Department, the Rhode Island Public Service 6 Commission, the New York Public Service Commission, and the New York State Energy Research Development Authority. 7 8 Q. Please give a brief description of the Company? 9 10 A. The Company is a Massachusetts corporation and a subsidiary of National Grid USA, a Delaware corporation and a wholly owned indirect subsidiary of National 11 Grid Transco plc. Its business is that of distributing electricity at retail. The 12 Company has approximately 1.2 million customers in Massachusetts and serves 13 14 170 cities and towns. The Company's retail electric rates are subject to the jurisdiction of the Department. 15 16 17 Purpose of Testimony Q. What is the purpose of your testimony? 18 A. The purpose of my testimony is to support Mass. Electric's application to the 19 Department for authorization under Mass. Gen. Laws c. 164, § 14 for (1) the 20 21 execution of one or more loan agreements or supplemental loan agreements with the Massachusetts Development Finance Agency ("MDFA") in connection 22

with the issuance of new tax exempt debt to refinance outstanding tax-exempt bonds, in an amount not to exceed \$40 million, together with related financing and security agreements; and (2) issuance of one or more additional series of pledge first mortgage bonds. In addition, my testimony supports Mass. Electric's request for an exemption from the provisions of Mass. Gen. Laws c. 164, § 15 requiring Mass. Electric to invite proposals for the purchase of these bonds.

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The Proposed Financing

9 Q. Please summarize the proposed financing.

10 A. In connection with the merger of Eastern Edison Company into the Company, the Company assumed Eastern Edison Company's obligations with respect to \$40 11 12 million of tax-exempt refunding revenue bonds, 5 7/8%, due August 1, 2008 originally issued by the Massachusetts Industrial Finance Agency, predecessor 13 14 to the MDFA, on behalf of Eastern Edison Company (the MDFA Bonds.) The Company proposes to refinance the MDFA Bonds. The Company would enter 15 into one or more loan and trust agreements with MDFA in connection with the 16 17 issuance by MDFA of up to \$40 million of tax-exempt refunding bonds (New MDFA Bonds) having a maturity of up to twenty years. The New MDFA Bonds 18 will be structured as multi-modal bonds and may bear interest in a daily, weekly, 19 monthly, auction, commercial paper, term or semi-annual rate variable rate mode 20 21 or in a fixed rate mode (each a Mode and collectively Modes) and will be 22 structured to permit the Company, with the consent of MDFA, to convert bonds in

a given Mode to bear interest at other Modes. The initial interest rate will be established by MDFA, the Company, and underwriters prior to the issuance of the New MDFA Bonds. The various Modes establish different periods of time during which a particular interest rate would remain in effect. That is, in the case of the daily Mode, for example, the rate would be reset daily; in the weekly Mode, the rate would be reset weekly. The actual rate for each period (other than auction Mode) would be set by remarketing agents based upon then prevailing market conditions. While in the auction Mode, the interest rate on the New MDFA Bonds will be established through the auction procedures set forth in the applicable loan and trust agreement. The New MDFA Bonds may be secured by a bond insurance policy to be delivered at the time of issuance, assuming this is determined to be cost-effective at the time the bonds are marketed. While bearing interest at a variable rate other than in auction Mode, the owners of the New MDFA Bonds would have the right to tender the bonds for purchase upon specified notice periods. In order to assure the availability of funds to pay this purchase price, if, for some reason, the bonds could not be remarketed to new owners, the bonds may also be secured by liquidity support to be obtained at the time of conversion to such a Mode. The New MDFA Bonds will be subject to redemption at the option of the Company in accordance with the terms of the applicable loan and trust agreement and otherwise as required by such agreement. It may be necessary or advantageous for the Company to provide not exceeding \$40 million of pledged first mortgage bonds as security for the

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MDFA Bonds (Pledged Bonds) in order to secure bond insurance or other credit 1 support for the purpose of obtaining a more favorable rate of interest for the debt. 2 3 In order to take further advantage of market conditions, the Company may 4 structure the New MDFA Bonds into separate tranches or series each with its own Mode and terms. 5 6 7 Q. Please describe the MDFA Bonds to be refunded through the proposed refinancing. 8 A. The MDFA Bonds were originally issued on behalf of Eastern Edison Company 9 10 in July 1993 in connection with financing certain pollution control facilities at the 11 Somerset Station generating station formerly owned by Montaup Electric 12 Company, a subsidiary of Eastern Edison Company. Since the issuance of the MDFA Bonds, Somerset Station has been sold to an unaffiliated third party, and 13 14 the Company has assumed Eastern Edison Company's obligations in connection with the MDFA Bonds. 15 16 17 Q. Would you please describe the structure of the MDFA Bonds? Pursuant to the MDFA enabling legislation, MDFA may issue bonds to finance 18 Α. and to refinance pollution control equipment constructed by private corporations. 19 Typically, MDFA and the corporation will enter into a loan and trust agreement. 20 21 Under this agreement, MDFA will agree to issue tax-exempt debt to the public 22 and lend the proceeds from the sale thereof to the corporation in exchange for

the corporation's promise to make payments to the agency sufficient to pay the principal of and premium, if any, and interest on the bonds. The bonds sold to the public clearly state that they are only payable from revenues paid by the corporation. Therefore, the interest rate these bonds carry varies with the creditworthiness of the corporation on whose behalf the bonds are being issued. If certain provisions of the federal tax laws are met, the interest payments received by holders of these bonds will be excludable from gross income for federal and Massachusetts income tax purposes. Because of this, the holders will accept a lower interest rate than they would if the interest payments were fully taxable. In today's market, long-term, tax-exempt debt is issued with interest rates that are approximately 20% lower than interest rates on comparable taxable debt.

Once tax-exempt bonds have been issued on behalf of a corporation, they may be refunded, in accordance with their terms and subject to the approving tax opinion of bond counsel, and retain their tax-exempt status. The continued ownership of the pollution control facilities is not a requirement in order to refinance the tax-exempt bonds. The refunding tax-exempt bonds may have a maturity longer than the remaining term of the outstanding tax-exempt bonds, subject to certain requirements established under federal tax law concerning the expected life of the pollution control facilities.

Q. Why does the Company seek to issue MDFA Bonds with a maturity of up to 1 2 twenty years when the MDFA Bonds to be refunded mature in five years? 3 A. Federal tax laws permit maturities on tax-exempt bonds not to exceed 120% of 4 the expected life of the qualified facilities. The Company proposes to extend the maturity for as long as possible, in order to take advantage of lower interest 5 6 rates generally available for tax-exempt financing. The Company is currently 7 seeking to satisfy the requirements of bond counsel for MDFA in order to determine the expected life of the qualified facilities at the Somerset Station. 8 Additionally, an approval from the Tax Exempt and Fiscal Responsibility Act of 9 10 1982 (TEFRA) board will be required for any extension of maturity on the MDFA 11 bonds.

13 Q. What would be the new interest rate on the New MDFA Bonds?

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14 Α. Exhibit RGS-4 sets forth current prevailing rates under different modes, for both short-term and long-term tax exempt bonds. 15

17 Q. Please describe the economics of refinancing the MDFA Bonds.

Α. Since the existing MDFA Bonds have a remaining life of five years, we determine the economics of the refunding during that time frame. The MDFA Bonds carry an interest rate of 5 7/8% and were callable starting August 1, 2003 at a price of 102%. The call price reduces to 101% as of August 1, 2004. Based 22 on what comparable historical rates have been in the previous five year period,

we estimate what we expect variable rates to be over the next five years. That estimate provides a rate that is approximately 3.5%, between 110 and 130 basis points less than the level necessary to break-even on a refinancing. Thus, this refinancing would enable Mass. Electric to save money through reduced interest payments.

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- Q. What would be the estimated savings from refinancing the MDFA Bonds?
- A. On an annual basis, the Company estimates that it would save approximately \$800,000 in net interest costs. On a net present value basis, net of tax effects, the savings would amount to approximately \$2 million over the next four years, based on a refinancing rate of 3.5%. Exhibit RGS-3 shows an estimate of these savings.

- 14 Q. If variable rate New MDFA Bonds are issued, how often would the interest rate
 15 be reset on the variable rate New MDFA Bonds, and how would the new rate be
 16 determined?
- 17 A. The reset could be as often as every day or only once every six months, or even
 18 less frequently. The term would be determined by the Company based on
 19 current market conditions. Except for bonds in the auction mode, at the time of
 20 each reset, bondholders would have the right to "put" their bonds to the
 21 Company at their face value plus accrued interest. A remarketing agent,
 22 retained by the Company, would set the new rate at the lowest rate of interest

that would, in its judgment, having due regard for prevailing market conditions, allow the bonds to be remarketed at their par value.

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- 4 Q. Mr. Seega, would you please describe how the proposed New MDFA Bonds would be sold?
- 6 A. It is contemplated that the New MDFA Bonds would be sold by the MDFA in one or more of the following methods: (i) competitive bidding, (ii) negotiations with 7 underwriters, (iii) negotiations directly with investors, (iv) through one or more 8 agents, or (v) to one or more agents as principal for resale to investors. The 9 10 Company will be a party to the bond purchase agreement(s), and accordingly the New MDFA Bonds and their sale shall be satisfactory to the Company. In 11 12 addition, the Company expects to give certain written assurances to the underwriters or the institutional investors. Once the terms of the New MDFA 13 14 Bonds are established, the provisions of the Company's corresponding Pledged Bonds, if any, would also be determined. 15

- 17 Q. When will the Company refinance the MDFA Bonds?
- 18 A. Under current IRS rules, tax-exempt pollution control revenue bonds issued for
 19 the purpose of refunding outstanding pollution control revenue bonds may be
 20 issued no earlier than ninety days prior to the date on which the outstanding
 21 pollution control revenue bonds are called. If pollution control revenue bonds
 22 were to be issued within this ninety-day window, the Company would invest the

proceeds in obligations issued or guaranteed by the United States government. However, the Company may agree upon the terms of a sale of the New MDFA Bonds prior to the ninety-day IRS window but delay closing until the ninety-day window has commenced (delayed settlements). These delayed settlement transactions would lock in favorable interest rates before actually issuing the New MDFA Bonds. Delayed settlement transactions typically are executed at a premium over current spot new issue rates for pollution control revenue bonds.

A.

- 9 Q. What are you requesting for interest rate limits?
 - We are asking that the Department approve interest rates, that, at the time of any closing, do not exceed the then current rate for U.S. treasuries of similar maturity, plus 75 basis points (unless an order of the Department is issued approving a higher rate); provided, that, in the event that the New MDFA Bonds become taxable securities, the interest rate on the New MDFA Bonds will revert to a rate of interest not exceeding the then current rate for U.S. treasuries of similar maturity plus 300 basis points. These interest rate limits will provide the Company with flexibility to refinance the New MDFA Bonds during their term in the event that market conditions should change.

- 20 Q. Will you explain Pledged Bonds?
- 21 A. The Pledged Bonds are First Mortgage Bonds that may be pledged to the 22 trustee for the New MDFA Bonds, or to a bond insurer for the New MDFA

Bonds, as additional security representing a first mortgage claim for the holders 1 2 of all New MDFA Bonds. 3 What advantage does the existence of Pledged Bonds provide the New MDFA 4 Q. 5 Bonds bondholders or the bond insurer? 6 A. In the event of a default by the Company giving rise to a failure to pay principal or interest on the New MDFA Bonds, the Pledged Bonds give the holder a first 7 mortgage lien on substantially all of the property of the Company along with the 8 holders of other outstanding first mortgage bonds of the Company. 9 10 Q. Please describe the terms of the Pledged Bonds? 11 The Company seeks permission to issue and pledge, prior to December 31, 12 Α. 2004, one or more additional series and/or issues of its first mortgage bonds in 13 14 an aggregate principal amount not exceeding \$40 million ("New First Mortgage" Bonds") having the following characteristics: 15 (a) The New First Mortgage Bonds may be pledged to secure the Company's 16 17 obligations for payment of the principal of and premium, if any, and interest on the New MDFA Bonds. The New First Mortgage Bonds may be pledged to the 18 trustee for the New MDFA Bonds, or to an insurer in connection with obtaining 19 bond insurance for the New MDFA Bonds. 20

(b) Once the terms of the New MDFA Bonds are approved by the MDFA, the provisions of the New First Mortgage Bonds, if any, will parallel the provisions of the New MDFA Bonds with respect to which they are issued.

- (c) The New First Mortgage Bonds will be issued under and pursuant to the terms of a First Mortgage Indenture and Deed of Trust dated as of July 1, 1949, as amended and supplemented (the "First Mortgage Indenture"), securing the Company's first mortgage bonds.
- (d) The New First Mortgage Bonds will be issued in one or more series and/or issues, but no New First Mortgage Bonds shall mature more than 20 years from the date as of which they are issued and will be sold at a price not less than 95% nor more than 100% of their principal amount.
- (e) The New First Mortgage Bonds may or may not be callable, refundable, or puttable.

In connection with each issue of New First Mortgage Bonds, the Company proposes to execute one or more indentures supplemental to the First Mortgage Indenture mortgaging or confirming the mortgage of the First Mortgage Indenture on all of its property, assets, and franchises (except property of the character excluded from the First Mortgage Indenture by its terms) as security for all first mortgage bonds issued, or to be issued, under and pursuant to the terms thereof. The Company will receive no proceeds from the pledge of New First Mortgage Bonds and, consequently, the issue and pledge of these bonds will not affect the capitalization of the Company. Although the New First Mortgage Bonds will bear

the same rate of interest as the corresponding issue of New MDFA Bonds, the Company will not have to pay interest on the New First Mortgage Bonds as long as interest payments are made on the New MDFA Bonds; and in no event would the total principal and interest paid to the holders of the New MDFA Bonds, or to the bond insurer, as the case may be, exceed the amounts provided for in such bonds.

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- Q. Will the terms of the Pledged Bonds be parallel to the terms of the New MDFA Bonds?
- 10 A. Yes. The interest rate and maturity of the Pledged Bonds would parallel the 11 provisions of the New MDFA Bonds with respect to which they are issued. 12 Interest on the Pledged Bonds would not be required to be paid so long as interest payments are made on the New MDFA Bonds. If there were a default 13 14 under the loan and trust agreement for the New MDFA Bonds, interest and principal due on the Pledged Bonds would be paid to the trustee for the New 15 MDFA Bonds, or to the bond insurer, as the case may be; however, in no event 16 17 would the total principal and interest paid to the holders of the New MDFA 18 Bonds, or such bond insurer, exceed the amounts provided for in the New MDFA Bonds. 19
 - Q. Why do you believe it is appropriate to issue Pledged Bonds?

1 A. The Pledged Bonds will be issued to provide additional credit support and
2 security for the MDFA Bonds enabling the Company to get the benefit of more
3 favorable interest rates.

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Mass. Electric's Present Capitalization

- Q. Mr. Seega, will you please state the present capitalization of the Company and
 indicate the ownership of its outstanding securities?
- 8 A. Exhibit RGS-1 contains the Company's Financial Statements. The Company's 9 capital structure is shown on page 1. At December 31, 2003, there were 10 2.398,111 common shares outstanding having a par value of \$25 per share or 11 an aggregate par value of approximately \$59,953,000. Other paid-in capital, 12 representing additional investments in the form of capital contributions from National Grid USA, amounted to \$1,508,991,000. Retained earnings and 13 14 unappropriated, undistributed subsidiary earnings were approximately \$184,588,000. Accumulated other comprehensive income (loss) was 15 approximately (\$113,175,000). The Company's total common equity was 16 17 approximately \$1,640,357,000.

There were also outstanding 47,270 shares of cumulative preferred stock with an aggregate book value of approximately \$4,727,000.

As shown under the heading "Long-Term Debt", at December 31, 2003, the Company had approximately \$252,183,000 of long-term debt outstanding (net of unamortized premium and discount). Long-term debt consisted of 23

issues of First Mortgage Bonds. The interest rates ranged from 5.72% to 8.85% and the maturities from 2004 to 2028.

At December 31, 2003 the Company had \$240,000,000 of short-term, unsecured indebtedness outstanding, and \$10,000,000 of long-term debt due within one year.

The Company's total capitalization at December 31, 2003 was approximately \$1,897,267,000. The Company's capital structure consisted of 86.5% common equity, 0.2% preferred stock, and 13.3% bonds. All of the Company's common stock is owned by National Grid USA; all of the preferred stock, and First Mortgage Bonds are owned by the public.

- Please explain the actual and pro forma balance sheet as of December 31, 2003.
- 14 A. Yes.

Q.

Utility Plant is shown to be, in round numbers, \$2.3 billion. Construction work in progress is shown to be \$23 million. The accumulated provision for depreciation is approximately \$880 million, and the net utility plant is about \$1.5 billion. Other property and investments at that date totaled \$1.5 billion, including \$1 billion of goodwill, net of amortization. The total assets and other debits of the Company amounted to \$3 billion.

Q. Would you describe pages 2 and 3 of RGS-1?

A. Page 2 is an actual and pro forma income statement for the Company for the 12 months ending December 31, 2003. Page 3 explains the pro forma impact of the proposed financing.

4

- 5 Q. Does the Company's net utility plant support the proposed amount of financing?
- A. Yes. As shown on Exhibit RGS-2, as of December 31, 2003, MEC had an excess of net utility plant over total capitalization of approximately \$583 million excluding the impact of goodwill, net of amortization. However, since the proceeds from the proposed refinancing will be used solely to retire outstanding higher coupon bonds of similar amounts, the net utility plant test is not applicable to this refinancing.

12

13

Request for Exemption for Competitive Bidding Requirements

- Q. Why is the Company asking for exemption from Section 15 of Chapter 164 of theGeneral Laws?
- A. As I mentioned earlier, the MDFA may take advantage of one or more methods
 of selling the New MDFA Bonds. Although the Company may request that the
 MDFA sell the New MDFA Bonds at competitive bidding, the Company wants to
 be able to respond more quickly to market changes, which is essential to the
 facilitation and effectiveness of negotiated offerings. In order to facilitate such
 alternative procedures or should the Company elect to negotiate the terms of the
 bonds, the Company requests an exemption from the competitive bidding

Massachusetts Electric Company D.T.E. _____ Page 17 of 17

requirements of Section 15 of Chapter 164 of the General Law. This flexibility 1 2 will permit the Company to obtain favorable interest rates for this refinancing. 3 Other Regulatory Approvals 4 5 Q. Are there any other regulatory approvals required for the proposed financing? Other than authorizations from MDFA and the approval from the TEFRA board, 6 A. there are no other regulatory approvals required. 7 8 9 Q. In your opinion, will the issuance of these securities be in the public interest? 10 Yes, I believe that the issuance of these securities will be in the public interest. Α. 11 12 Conclusion Q. Does this conclude your testimony? 13

A.

14

Yes, it does.

Statement of Income

Year Ended December 31, 2003 (In thousands)
(Actual and Pro Forma)
(Unaudited)

	Actual	Adjustments	Pro-Forma
Operating revenue	\$ 1,963,460		\$ 1,963,460
Operating expenses:			
Purchased electric energy:			
Non-affiliates	1,030,514		1,030,514
Contract termination charges from			
New England Power Company, an affiliate	195,703		195,703
Other operation	474,324		474,324
Maintenance	49,606		49,606
Depreciation	89,236		89,236
Taxes, other than income taxes	38,669		38,669
Income taxes	23,541	6	23,547
Total operating expenses	1,901,593	6	1,901,599
Operating income	61,867	(6)	61,861
Other income (expense):			
Other income (expense), net	(839)		(839)
Operating and other income	61,028	(6)	61,022
Interest:			
Interest on long-term debt	20,993	(950)	20,043
Other interest	5,432	144	5,576
Total interest	26,425	(806)	25,619
Net income	\$ 34,603	\$ 800	35,403

Statement of Retained Earnings

Year ended December 31, 2003 (In thousands)
(Actual and Pro Forma)
(Unaudited)

Retained earnings at beginning of year	\$ 150,568	\$ -	\$ 150,568
Net income	34,603	800	35,403
Dividends declared on cumulative preferred stock	(406)		(406)
Premium on redemption of preferred stock	 (177)		 (177)
Retained earnings at end of year	\$ 184,588	\$ 800	\$ 185,388

Balance Sheet

December 31, 2003 (In thousands) (Actual and Pro Forma) (Unaudited)

Assets	<u>Actual</u>	Adjustments	Pro-Forma
Utility plant, at original cost	\$ 2,314,164		\$ 2,314,164
Less accumulated provisions for depreciation	880,235		880,235
, , , , , , , , , , , , , , , , , , ,	1,433,929		1,433,929
Construction work in progress	23,475		23,475
Net utility plant	1,457,404		1,457,404
•			
Goodwill	1,023,272		1,023,272
Current assets:			
Cash and cash equivalents	7,967		7,967
Accounts receivable:			
From electric energy services, including unbilled revenues	326,557		326,557
Other (including \$9,395 from affiliates)	14,014		14,014
Less reserves for doubtful accounts	11,805		11,805
	328,766		328,766
Materials and supplies, at average cost	10,425		10,425
Prepaid and other current assets	1,892		1,892
Total current assets	349,050	_	349,050
Regulatory assets	6,887		6,887
Deferred charges and other assets	124,848		124,848
Total assets	\$ 2,961,461		\$ 2,961,461
Capitalization and L	iabilities		
Capitalization:			
Common stock, par value \$25 per share,			
authorized and outstanding 2,398,111 shares	\$ 59,953		\$ 59,953
Other paid-in capital	1,508,991		1,508,991
Retained earnings	184,588	800	185,388
Accumulated other comprehensive income (loss)	(113,175)		(113,175)
Total common equity	1,640,357	800	1,641,157
Cumulative preferred stock, par value \$100 per share	4,727		4,727
Long-term debt	252,183		252,183
Total capitalization	1,897,267	800	1,898,067
-			
Current liabilities:	40.000		10.000
Long-term debt due within one year	10,000		10,000
Short-term debt to affiliates	240,000		240,000
Accounts payable (including \$93,009 to affiliates) Accrued liabilities:	242,616		242,616
Taxes	1,097	6	1,103
Deferred federal and state income taxes	5,197		5,197
Interest	5,523	(950)	4,573
Other accrued expenses	27,029	144	27,173
Customer deposits	4,049		4,049
Dividends payable	54		54
Total current liabilities	535,565	(800)	534,765
Deferred federal and state income taxes	173,702		173,702
Unamortized investment tax credits	11,042		11,042
Other reserves and deferred credits	343,885		343,885
	545,005		343,003
Commitments and contingencies Total capitalization and liabilities	\$ 2,961,461		\$ 2,961,461
rotai capitanzation and naomities	φ 2,701,401		φ 2,701,401

The pro forma adjustments to show the estimated effect of the proposed transaction as applied to the foregoing Statement of Income for the 12 month period ended December 31, 2003 are as follows:

Decrease – Interest on long-term debt \$950,000

Interest calculated on \$40,000,000 principal amount of New Debt issued at assumed interest rate of 3.500% versus existing debt at 5.875%. (See below)

Increase – Income taxes \$ 6,000

Tax effect of increasing book income by \$950,000. (See below)

Calculation of Effect of Interest Rate Adjustment

Original Debt Interest Rate Interest Rate	5.875%
Refinanced Debt Interest Rate Interest Rate	3.500%
Principal Balance	\$ 40,000,000
Annual interest under original debt	\$ 2,350,000
Annual interest under refinanced debt	1,400,000
Estimated Annual Savings (Gross)	\$ 950,000
Tax Rate (MA State ONLY)	6.500%
Increase in income taxes	62,000
Incremental ongoing fees & expenses	\$ 144,000
Income tax associated with fees & expenses	56,000
	88,000
Estimated Annual Savings (Net)	\$ 800,000

The pro forma adjustments to show the estimated effect of the proposed transaction as applied to the foregoing Balance Sheet at December 31, 2003 are as follows:

Debit - Accrued liabilities-interest

\$950,000

Savings resulting from less cash used for interest payments.

Credit – Accrued liabilities-taxes

\$6,000

Tax effect of savings resulting from lower interest expense, net of incremental fees and expenses.

Credit - Retained earnings

\$800,000

Effect of decreased interest expense and increased net income, net of incremental fees and expenses.

Comparison of Net Utility Plant to Total Capitalization

December 31, 2003 (In thousands) (Unaudited)

	(Unaudited)			
		<u>Actual</u>	Adjustments	Adjusted
	Assets			
1	Utility plant, at original cost	\$ 2,314,164		\$ 2,314,164
2	Less accumulated provisions for depreciation	880,235		880,235
3		1,433,929		1,433,929
4	Construction work in progress	23,475		23,475
5	Net utility plant	1,457,404		1,457,404
6	Goodwill	1,023,272	(1,023,272)	-
7	Current assets:			
8	Cash and cash equivalents	7,967		7,967
9	Accounts receivable:			
10	From electric energy services, including unbilled revenues	326,557		326,557
11	Other (including \$9,395 from affiliates)	14,014		14,014
12	Less reserves for doubtful accounts	11,805		11,805
13		328,766		328,766
14	Materials and supplies, at average cost	10,425		10,425
15	Prepaid and other current assets	1,892		1,892
16	Total current assets	349,050		349,050
17	Regulatory assets	6,887		6,887
18	Deferred charges and other assets	124,848		124,848
19	Total assets	\$ 2,961,461	(1,023,272)	\$ 1,938,189
	Capitalization and Liab	hilities		
	Capitalization:	, iiii cs		
20	Common stock, par value \$25 per share,			
21	authorized and outstanding 2,398,111 shares	\$ 59,953		\$ 59,953
22	Other paid-in capital	1,508,991	(1,023,272)	485,719
23	Retained earnings	184,588	, , , , , ,	184,588
24	Accumulated other comprehensive income (loss)	(113,175)		(113,175)
25	Total common equity	1,640,357	(1,023,272)	617,085
26	Cumulative preferred stock, par value \$100 per share	4,727	() / - /	4,727
27	Long-term debt	252,183		252,183
28	Total capitalization	1,897,267	(1,023,272)	873,995
	G AN I WA			
29	Current liabilities: Long-term debt due within one year	10,000		10.000
		10,000		10,000
30	Short-term debt to affiliates	240,000		240,000
31 32	Accounts payable (including \$93,009 to affiliates) Accrued liabilities:	242,616		242,616
33	Taxes	1,097	_	1,097
34	Deferred federal and sate income taxes	5,197		5,197
35	Interest	5,523		5,523
36	Other accrued expenses	27,029	_	27,029
37	Customer deposits	4,049		4,049
38	Dividends payable	4,049 54		
39	Total current liabilities	535,565		535,565
37	Total current habilities	333,303		333,303
40	Deferred federal and state income taxes	173,702		173,702
41	Unamortized investment tax credits	11,042		11,042
42	Other reserves and deferred credits	343,885		343,885
43	Commitments and contingencies			
44	Total capitalization and liabilities	\$ 2,961,461	(1,023,272)	\$ 1,938,189
	Comparison of Net Utility Plant a	nd Capitalizatio	n	
	Net Utility Plant (line 5)			1,457,404
	Total Capitalization (line 28)			873,995
	Incremental debt due to Proposed Refinancing			-
	•			502 400
	Excess of Net Utility Plant over Total Capitalization			583,409

Niagara Mohawk Power Corporation

Refinancing \$115,705,000 NYSERDA Bonds

Year Ended October 1:	Interest	Fees	Total <u>I</u>	nterest (1) BMA	Fees(2)	Total	Annual Savings
2004	8330760	0	8330760	1157050	5,358,744	6515794	1814966
2005	8330760	0	8330760	1157050	590095	1747145	6583615
2006	8330760	0	8330760	1157050	590095	1747145	6583615
2007	8330760	0	8330760	1157050	590095	1747145	6583615
2008	8330760	Ö	8330760	1157050	590095	1747145	6583615
2009	8330760	0	8330760	1157050	590095	1747145	6583615
2010	8330760	0	8330760	1157050	590095	1747145	6583615
2011	8330760	0	8330760	1157050	590095	1747145	6583615
2012	8330760	0	8330760	1157050	590095	1747145	6583615
2013	8330760	0	8330760	1157050	590095	1747145	6583615
2014	8330760	0	8330760	1157050	590095	1747145	6583615
2015	8330760	0	8330760	1157050	590095	1747145	6583615
2016	8330760	0	8330760	1157050	590095	1747145	6583615
2017	8330760	0	8330760	1157050	590095	1747145	6583615
2018	8330760	0	8330760	1157050	590095	1747145	6583615
2019	8330760	0	8330760	1157050	590095	1747145	6583615
2020	8330760	0	8330760	1157050	590095	1747145	6583615
2021	8330760	0	8330760	1157050	590095	1747145	6583615
2022	8330760	0	8330760	1157050	590095	1747145	6583615
2023	8330760	0	8330760	1157050	590095	1747145	6583615
2024	8330760	0	8330760	1157050	590095	1747145	6583615
2025	8330760	0	8330760	1157050	590095	1747145	6583615
2026	8330760	0	8330760	1157050	590095	1747145	6583615
2027	8330760	0	8330760	1157050	590095	1747145	6583615
2028	8330760	0	8330760	1157050	590095	1747145	6583615
2029	8330760	0	8330760	1157050	590095	1747145	6583615
Total		\$	216,599,760			\$50,194,419	\$166,405,341
NPV@7.2%	0.07	\$	102,024,649			\$25,869,186	\$76,155,464

(1) Interest rate for new tax exempt issue assumed to be 1.00% recent BMA rates.

(2) Initial fees of approximately \$5.4 million include \$1,099,175K NY State Bond Issuance fees,

\$2,314,100 premium to redeem existing debt, \$650,000 bankers/lawyers fees, and \$1,064,486K upfront insurance fees Ongoing auction fee and annual insurance will be approximately 0.51% of principal annually for new issue.

Upfront expenses:		
Redemption premium	2,314,100	First call 7/01/04 @ 102%
NYSERDA Issuance fee	809,935	
PACB Issuance fee	289,263	
Underwriters fees	404,968	
Attorney fees	350,000	
Upfront Insurance	1,075,478	
Rating Agencies	50,000	
Trustee fees	50,000	
Printing	15,000	
Estimated Upfront Exp.	5,358,744	

Analysis of Variable Rate Securities CP Mode vs Auction Mode and weekly

Public Deb	t Rating	AMBAC Insurance
S&P/Mood	y's	Indicative Annual Premiums *
		Secured Transaction
Level 1:	AA-/Aa3 or better	0.05% basis points
Level 2:	A-/A3	0.10%
Level 3:	BBB+/Baa1	0.20%
Level 4:	BBB-/Baa3	0.25%
Level 5:	NIG	0.45%

		Insured		
	_	Auction	Revolving Ba	nk Facility
	13 Month	35 day	CP	daily/
	Term Bond	<u>auction</u>	<u>variable</u>	<u>weekly</u>
Credit Rating:	Α	Α	Α	Α
Coupen	4 4 5 0 /	0.000/		
Coupon:	1.15%	0.00%		
Bond Insurance (a)	-	0.22%		
Broker/Dealer	-	0.25%		
Auction Agent	0.00%	0.01%		
Underwriting & Counsel (b)	0.25%	0.06%		
Remarketing fee	-	-	0.10%	0.13%
Facility fee	-	-	0.10%	0.10%
Upfront fee	-	-	0.10%	0.10%
Arrangement & Agent	-	-	0.04%	0.04%
Other	<u>0.01</u> %	<u>0.02</u> %	<u>0.01</u> %	<u>0.02</u> %
Sub Total	1.41%	0.56%	0.35%	0.39%
Spread to BMA	0.00%	<u>-0.10%</u>	<u>0.05%</u>	<u>-0.04%</u>
Total	<u>1.41</u> %	<u>0.46</u> %	<u>0.40</u> %	<u>0.35</u> %
All-in Cost = BMA +		<u>0.46</u> %	<u>0.40</u> %	<u>0.35</u> %
Recent BMA 7/23/03		<u>0.85</u> %	<u>0.85</u> %	<u>0.85</u> %
Proform on recent MBA		<u>1.31</u> %	<u>1.25</u> %	<u>1.20</u> %

^{*} Indicative pricing in addition to upfront premium paid at closing and included in (a) above

⁽a) Annualized premium

⁽b) Amort. Underwriting and Bond Counsel fees: Underwriting at \$2.5 per \$1000, plus Counsel \$350K amortization assumed 15 yrs. for auction program.

Analysis of NEP Variable Rate Securities CP Mode vs Auction Mode

Public Deb	ublic Debt Rating		AMBAC Insurance
S&P/Mood	y's	Indicative Annual Premiur	
			Secured Transaction
Level 1:	AA-/Aa3 or b	etter	5.0 basis points
Level 2:	A+/A-		7.0
Level 3:	BBB+/BBB		17.0
Level 4:	BBB-		25.0
Level 5:	NIG		45.0

	<u>Uninsured</u>		
	Auction	Revolvir	ng Bank Facility
	35 day	СР	daily/
	<u>Auction</u>	variable	<u>weekly</u>
Credit Rating:	Α	Α	Α
Financing Costs: (basis points)			
Coupon:	-	-	-
Bond Insurance (a)	27.0	-	-
Broker/Dealer	25.0	-	-
Auction Agent	1.0		
Underwriting & Counsel (b)	2.3	-	-
Remarketing fee	-	10.0) 12.0
Facility fee	-	15.0	15.0 (1)
Upfront fee	-	10.0	10.0
Arrangement & Agent		4.0	4.0
Other	1.0	1.0	<u>1.0</u>
Sub Total	56.3	40.0	42.0
Spread to BMA	8.0	5.0	(5.0)
All-in Cost	64.3	45.0	37.0

^{*} Indicative pricing in addition to upfront premium paid at closing and included in (a) above

- (a) Annualized premium
- (b) Amort. Underwriting and Bond Counsel fees: Underwriting at \$3.75 per \$1000, plus Counsel \$350K
- (1) The key question here is what will be the cost of a facility to back up a daily program.

Massachusetts Electric Company Refinancing 1993 Series MIFA Issue, Pollution Control Revenue Refunding Bonds \$40,000,000

Expenses Under Existing Issue

Expenses with a New Issue

			_				_		Annual
Year Ended	Inter		Fees	Total	Intere		Fees(2)	Total	Savings
August 1 (3)	5.875%	After-Tax (4)			BMA	After-Tax			
					3.50%	3.27%			
2005	2,350,000	2,197,250	0	2,197,250	1,400,000	1,309,000	847,204	2,156,204	41,047
2006	2,350,000	2,197,250	0	2,197,250	1,400,000	1,309,000	87,516	1,396,516	800,734
2007	2,350,000	2,197,250	0	2,197,250	1,400,000	1,309,000	87,516	1,396,516	800,734
2008	2,350,000	2,197,250	0	2,197,250	1,400,000	1,309,000	87,516	1,396,516	800,734
2009	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2010	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2011	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2012	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2013	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2014	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2015	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2016	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2017	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2018	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2019	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
2020	700,000	654,500	43,758	698,258	700,000	654,500	43,758	698,258	0
Total				\$17,168,096			:	\$14,724,848	\$2,443,249
NPV @	6.00%			\$12,250,688			:	\$10,192,746	\$2,057,942
(1)	(1) Interest rate for new tax exempt issue assumed to be 3.5% 10-year average BMA level.								
(2)	Estimated upfr	ont expenses:							
	Podomotion or	omium		400.000					

(2)	Estimated uptront expenses:			
	Redemption premium			

Redemption premium	400,000	
Underwriters' fees	140,000	
MDFA fee	200,000 @	0.50% of principal
Attorney fees	150,000	
Upfront Insurance	300,000 @	0.75% of principal
Rating Agencies	25,000	
Trustee fees	25,000	
Printing	<u>10,000</u>	
Estimated Upfront Exp.	1,250,000	
Ongoing auction fee	104,000 @	0.26% of principal
Ongoing annual insurance	<u>40,000</u> @	0.10% of principal
	1,394,000	

(3)	Maturity exte	ension; only Unit No. 6 apportionr	nent eligible fo	or extension
	as of 1997	15 -20 years remaining life	2012	2017
		years from closing	8	13
		times 120%	9.6	15.6
		final maturity	2014	- 2020

(4) Applicable MA state tax for interest: 6.50% Applicable MA state tax for fees: 39.225%

Current Tax-Exempt Interest Rates: Massachusetts Electric

Rate Update - May 7, 2004

Massachusetts Electric

	Floating Rate Bonds			Fixed Rate Bonds		
Non-AMT (3)	35-Day Auction	TECP ⁽²⁾	Daily ⁽¹⁾	2008 Maturity (Current Maturity)	2029 Maturity (25-Year Maturity)	
A2/A	1.20%	1.15%	1.15%	3.35%	5.40%	
A1/A+	1.20%	1.10%	1.10%	3.25%	5.35%	
Insured	1.05%	1.00%	1.05%	2.95%	5.15%	



^{1.} Bondholder has option to put bonds every day.

^{2. 30} Day Maturity

^{3.} For AMT Bonds add 15-20 bps